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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION
09/487,675	01/20/2000	Masaki Hanzawa	7217/60612	3437
75	590 08/13/2003			
Jay H Maioli			EXAMINER	
Cooper & Dunham LLP 1185 Avenue of the Americas New York, NY 10036		ROSENDALE, MATTHEW L		
			ART UNIT	PAPER NUMBER
			2612	

Please find below and/or attached an Office communication concerning this application or proceeding.

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Application No.   Applicant(s)    Office Action Summary   09/487,675   HANZAWA, MASAKI    Examiner   Art Unit    Matthew L Rosendale   2612    The MAILING DATE of this communication appears on the cover sheet with the correspondence address  Period for Reply					
Office Action Summary  Examiner  Matthew L Rosendale  The MAILING DATE of this communication appears on the cover sheet with the correspondence address					
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A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely.  - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.  - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133).  - Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).  Status					
1) Responsive to communication(s) filed on					
2a) This action is <b>FINAL</b> . 2b) ⊠ This action is non-final.					
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213. <b>Disposition of Claims</b>					
4)⊠ Claim(s) <u>1-12</u> is/are pending in the application.					
4a) Of the above claim(s) is/are withdrawn from consideration.					
5) Claim(s) is/are allowed.					
6)⊠ Claim(s) <u>1-12</u> is/are rejected.					
7) Claim(s) is/are objected to.					
8) Claim(s) are subject to restriction and/or election requirement.					
Application Papers  9)☐ The specification is objected to by the Examiner.					
10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.					
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).					
11) ☐ The proposed drawing correction filed on is: a) ☐ approved b) ☐ disapproved by the Examiner.					
If approved, corrected drawings are required in reply to this Office action.					
12) The oath or declaration is objected to by the Examiner.					
Priority under 35 U.S.C. §§ 119 and 120					
13)⊠ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).					
a)⊠ All b)□ Some * c)□ None of:					
1. Certified copies of the priority documents have been received.					
2. Certified copies of the priority documents have been received in Application No					
<ul> <li>3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).</li> <li>* See the attached detailed Office action for a list of the certified copies not received.</li> </ul>					
14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).					
a) ☐ The translation of the foreign language provisional application has been received.  15)☐ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.					
Attachment(s)					
1) Notice of References Cited (PTO-892)  2) Notice of Draftsperson's Patent Drawing Review (PTO-948)  3) Information Disclosure Statement(s) (PTO-1449) Paper No(s)  6) Other:					

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## **DETAILED ACTION**

## Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 1. Claims 1, 2, 6, 7, and 11 are rejected under 35 U.S.C. 102(b) as being anticipated by Ejima US Pat No 5,805,219.

Referring to claim 1, Ejima discloses a camera in figure 4 employing a memory member 2 in figure 5 having a solid state storage element as a recording medium where the camera comprises a main body 10 for recording information on the memory member having the solid state storage element. A memory holder 3 is provided on the main body of the camera having a terminal section 40 for connection to a terminal of the memory member where the memory holder is adapted for detachably holding the memory member.

A holder container 11 formed on the outer periphery of the main body unit of the camera is provided for accommodating the memory holder 3 therein along with a holder operating mechanism 31 for causing movement of the memory holder between a loading/unloading position (open) enabling loading/unloading of the memory member and a housing position (closed) for housing the memory holder in the holder container in a manner such as not to permit loading/unloading of the memory member (Col. 2, Line 63 – Col. 3, Line 61.

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When the holder operating mechanism 31 moves the memory holder from the closed position to the loading/unloading position, the memory holder maintains contact between the memory member and the terminal section 40 so as to make sure images are properly saved on the memory unit before it is removed from the memory holder (Col. 5, Line 56 – Col. 6, Line 53).

- 2. Referring to claim 2, Ejima '219 discloses a memory inserting/detachment mechanism comprising a guide plate 5 for inserting and detaching the memory member relative to the memory holder when the holder is moved between the loading/unloading position and the closed position in the holder container located in the recess of the camera body when the relative position of the memory housing is moved by the knob 31.
- 3. Referring to claim 6, Ejima discloses a holder container in figure 4, formed at a mid portion on the outer surface 10 of the camera body.
- 4. Referring to claim 7, Ejima discloses a detecting means for detecting whether the memory holder has been moved from within the holder container. A limit switch 19 is disclosed to detect the position of the memory holder. If the memory holder is moved from the closed position to the loading/unloading position, the limit switch is moved from ON to OFF and a save operation is performed to correctly save any captured image information to the memory member before it is removed from the terminal section (Col. 4, Lines 18 29, Col. 4, Line 52 Col. 5, Line 3 and Col. 5, Line 56 Col. 6, Line 53).

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5. Referring to claim 11, Ejima discloses a memory holder 3 having an exterior major surface formed substantially as a continuation to the outer periphery of the main body 10 unit when the memory holder is in the closed position.

## Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 6. Claims 3, 4, 10, and 12 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ejima US Pat No 5,805,219 in view of Matsuo.

Referring to claim 3, Ejima '219 does not disclose a holder operating mechanism further comprising a lock and lock operating member. However proving a locking means for a memory holder is well known as taught by Matsuo.

Figure 1 of Mastuo discloses a memory holder having a lock operating member 7 being a user operated button. In a first non-depressed position, the memory holder is locked restricting the movement of the memory card. In a second depressed position, the memory holder is unlocked and the user may eject the memory card as desired (Col. 3, Line 64 – Col. 4, Line 8 and Col. 7, Line 55 – Col. 8, Line 65).

Therefore it would have been obvious to one of ordinary skill in the art to provide the lock and lock operating member of Matuso with the memory holder of Ejima so as to provide a means of securing the memory means in the memory holder to prevent an undesired removal of

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the memory member from the memory holder resulting in a missed photo opportunity, improper saving of the image, or physical damage to the memory member from a violent ejection.

7. Referring to claim 4, Ejima discloses a guide plate 5 to forcibly move the memory member in and out of contact of the terminal section of the memory holder when the user operates the knob 31 moving the relative position of the memory holder 3 to the holder container 11. The guide plate 5 is controlled by an arm 6 that moves the guide plate 5 away from the terminal section 40 when the holder 3 is moved to the loading/unloading position.

Ejima does not disclose an ejector mechanism as an alternative to the relative position arm 6 of figure 5. However, providing an eject mechanism for a memory card holder is well known as taught by Matuso.

Figure 1 of Matuso discloses a memory holder having a user controlled eject button 6 located in a cut out portion on the lid of the memory holder located on the side of the main body of the camera. When the lock mechanism 7 is set in the second depressed position rendering the memory card unlocked in the memory holder, the eject knob 6 of Matuso may be operated to eject the memory card 3 from the memory holder (Col. 3, Line 64 – Col. 4, Line 8 and Col. 7, Line 55 – Col. 8, Line 65).

Therefore it would have been obvious to provide an eject button as taught by Matuso with the memory holder of Ejima so that the user may eject the memory card by operating a knob conveniently located on the memory housing causing the memory card to pop out of the holder by a spring loaded action instead of having reach inside the holder to pull out the memory card.

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8. Referring to claim 10, Ejima discloses a guide plate 5 in figure 5 to forcibly move the memory member 2 in and out of contact of the terminal section 40 of the memory holder 3. The guide plate 5 is controlled by an arm 6 that moves the guide plate 5 away from the terminal section 40 when the holder is moved to the loading/unloading position by operating the knob 31.

Ejima does not disclose an ejector mechanism as an alternative to the relative position arm 6 of figure 5. However, providing an eject mechanism on a cut out portion of the memory holder for a memory card holder is well known as taught by Matuso.

Figure 1 of Matuso discloses a memory holder having a user controlled eject button 6 located in a cut out portion on the lid of the memory holder located on the side of the main body of the camera. When the lock mechanism 7 is set in the second depressed position rendering the memory card unlocked in the memory holder, the eject knob 6 of Matuso may be operated to eject the memory card 3 from the memory holder (Col. 3, Line 64 – Col. 4, Line 8 and Col. 7, Line 55 – Col. 8, Line 65).

Therefore it would have been obvious to provide an eject button as taught by Matuso with the memory holder of Ejima so that the user may eject the memory card by operating a knob conveniently located on the memory housing causing the memory card to pop out of the holder by a spring loaded action instead of having reach inside the holder to pull out the memory card.

9. Referring to claim 12, Ejima '219 discloses a memory holder having a door on the exterior of the camera body shown in figure 4 but does not disclose a window formed on the memory holder allowing the user to visually verify the presence of a memory member. However a window feature for a memory holder is well known as taught by Matsuo.

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Figure 1 of Matsuo shows a camera having a memory holder for receiving a memory member 3. A window 5 is provided on the outer housing of the memory member to allow a user to visually verify the presence of a memory card (Col. 4, Lines 9 - 12).

Therefore, it would have been obvious to one of ordinary skill in the art to provide a window on the memory holder as taught by Matsuo so a user can verify that a memory member is in the holder to ensure that an image can be properly recorded on a media without having to open the memory holder.

10. Claims 5 and 8 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ejima US Pat No 5,805,219 in view of Hikishima JP 01245767 A.

Referring to claim 5, Ejima does not disclose that the memory holder container is mounted on the lid of a cartridge holder for holding a recording medium cartridge on the main body of camera. However such a configuration is well known as taught by Hikishima.

Figure 11 of Hikishima discloses a self contained memory unit 14 that detachably connects to the lid of a video cassette holder to provide a means of storing still images on the memory card and moving images on the video cassette.

Therefore it would have been obvious to one of ordinary skill in the art to provide the location of the memory card holder as taught by Hikishima along with the video cassette and cassette holder with the memory holder and camera system of Ejima so as to provide a means of recording moving images on the video cassette tape and still images on the memory card, and to provide a configuration of the cassette and memory holders such that they are located at a central

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point on the main body of the camera so the user does not have to search the surface of the camera to locate various places to insert media.

- 11. Referring to claim 8, Ejima discloses that the memory housing comprises a rotary mounted lid in figure 4 that is attached to the main body 10 of the camera by a hinge portion on the left side of the holder door to allow the right side to extend outward from the camera body 10 in the loading/unloading position as shown in figure 4, so as to install or remove a memory member 2 (Col. 2, Line 66 Col. 3, Line 25).
- 12. Claim 9 is rejected under 35 U.S.C. 103(a) as being unpatentable over Ejima US Pat No 5,805,219 in view of Hikishima JP 01245767 A in further view of Matuso.

Referring to claim 9, Ejima '219 does not disclose a holder operating mechanism further comprising a lock and lock operating member. However proving a locking means for a memory holder is well known as taught by Matsuo.

Figure 1 of Mastuo discloses a memory holder having a lock operating member 7 being a user settable slide switch. In a first position, the memory holder is locked restricting the movement of the memory card. In a second position, the memory holder is unlocked and the user may eject the memory card as desired.

Therefore it would have been obvious to one of ordinary skill in the art to provide the lock and lock operating member of Matuso with the memory holder of Ejima so as to provide a means of securing the memory means in the memory holder to prevent an undesired removal of

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the memory member from the memory holder resulting in a missed photo opportunity, improper

saving of the image, or physical damage to the memory member from a violent ejection.

Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's

disclosure.

Ejima US Pat No 5,781,232, Kurahashi, and Glogan each disclose conventional memory

card housing configurations.

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Matthew L Rosendale whose telephone number is (703) 305-

4909. The examiner can normally be reached on Monday - Friday 8: 00am-4: 00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Wendy Garber can be reached on (703) 305-4929. The fax phone numbers for the

organization where this application or proceeding is assigned are (703) 872-9314 for regular

communications and (703) 872-9314 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding

should be directed to customer service whose telephone number is (703) 306-0377.

MLR

July 30, 2003

WENDY R. GARBER

SUPERVISORY PATENT EXAMINER

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